

Loss of our said Lord the King and of his Subjects, in delay of the same Pleas and Suits, and of the Deliverance of his said Subjects: (2) And upon that our Lord the King willing to provide Remedy, of the Assent and Authority aforesaid, hath ordained and established, that in all such Pleas, Suits, and Processes, in them to be taken and to be made before Justices *of the Peace in any County of *England*, the said Pleas and Processes in such Suits to be done shall not be discontinued by such new Commissions of the Peace to be made, but those Pleas and Processes shall stand in their Force. (3) And the Justices in the same new Commissions so assigned, after that they shall have the Records of the same Pleas and Processes before them, shall have Power and Authority to continue the said Pleas and Processes; and the same Pleas and Processes, and all that depend upon them, to hear and finally to determine, as the other Justices might and ought to have done of and in the same, if no new Commission had been made.

dit seignour le roi & dez sez lieges & en retardacion dez mesmes lez plees & sutees & de la delivraunce dez sez ditz lieges. Et sur ceo nostre dit seignour le roi voillant purvoier de remedie de lassent & auctorite suisditz ad ordene & estable qen tous tielx sutees & plees & proces en icelles apprendre & affaires devant justices de pees en ascune counte dEngleterre lez ditz plees **246** & proces en tiels sutes affaires ne soient my discontenuz par tiels novell commissions de pees affaires meis estoient mesmes lez plees & processes en lour force. Et eient lez justices de mesmes lez novell commissions ensi assignez apres ceo qils averount lez recordes dez ditz plees & processes devant eux poiar & auctorite dez lez ditz plees & processes continuer & mesmes les plees & processe & tous lez dependantz dicelles oier & finalement determiner sicome les autres justices purrout & duissent avoir fait de & en icelles si null novell commission eust este fait.

1 Ed. 6, c. 7.

This Statute was not likely to have been the subject of any express adjudication. By Stat. 1 E. 6, c. 7, provision was made for the continuation of actions after the death of any king, and doubtless that Statute extended to the province, especially when the government was seized by the